1	BURRIS, NISENBAUM, CURRY, & LACY LLP
2	JOHN L. BURRIS, Esq. (SBN 69888) BENJAMIN NISENBAUM, Esq. (SBN 222173)
3	Airport Corporate Centre
3	7677 Oakport Street, Suite 1120
4	Oakland, California 94621
5	Telephone: (510) 839-5200 Facsimile: (510) 839-3882
6	john.burris@johnburrislaw.com ben.nisenbaum@bncllaw.com
7	BURRIS, NISENBAUM, CURRY, & LACY LLP
9	DEWITT M. LACY, Esq. (SBN 258789)
10	JULIA N. QUESADA, Esq. (SBN 337872)
10	LENA P. ANDREWS, Esq. (SBN 342471) 9701 Wilshire Blvd., Suite 1000
11	Beverly Hills, California 90212
12	Telephone: (310) 601-7070
12	Facsimile: (510) 839-3882
13	dewitt@bncllaw.com
14	julia.quesada@bncllaw.com lena.andrews@bncllaw.com
	Terra.andrews@onerraw.com
15	THE LAW FIRM OF HENRY TANNER LLC
16	HENRY W. TANNER, JR, Esq. (MO #66277)
17	1432 E. 49th Terrace
17	Kansas City, Missouri 64110 Telephone: (816) 547-2162
18	Facsimile: (816) 393-0338
19	henry@htannerlaw.com
19	
20	Attorneys for Plaintiff,
21	TINA RICHARDSON as successor-in-interest
	to Decedent Caleb Slay
22	
23	UNITED STATES DISTRICT COURT
	FOR THE WESTERN DISTRICT OF MISSOURI
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	PG. 1 Case No.: 6:23-cv-03337-RK DECLARATION OF JULIA N. QUESADA IN SUPPORT OF PLAINTIFF'S SUGGESTIONS IN OPPOSITION TO
	UNITED STATES' MOTION TO SUBSTITUTE
	Case 6:23-cv-03337-RK Document 32-1 Filed 03/14/24 Page 1 of 4

CASE NO.: 6:23-cv-03337-RK 1 TINA RICHARDSON, individually and as successor-in-interest to Decedent Caleb Slay, 2 (Honorable District Judge Roseann A. *Ketchmark*) Plaintiff, 3 DECLARATION OF JULIA N. QUESADA VS. IN SUPPORT OF PLAINTIFF'S 4 UNITED **STATES** OF AMERICA: SUGGESTIONS IN OPPOSITION TO 5 ANTHONY GASPERONI, individually and UNITED STATES' MOTION TO in his official capacity as an agent for the SUBSTITUTE AS PARTY-DEFENDANT 6 United States Enforcement Drug Administration: **JOHN** STUART. individually and in his official capacity as an agent for the States United Enforcement Administration; DOES 1-20, 10 inclusive, individually and in their official capacity as agents for the United States Drug 11 Enforcement Administration; CITY OF SPRINGFIELD, a municipal entity; C. 12 NUCCIO, individually and in his official 13 capacity as sergeant for the Springfield Police Department; and DOES 21-40, 14 inclusive, individually and in their official capacity as police officers for the Springfield 15 Police Department, 16 Defendants. 17 18 19 I, Julia N. Quesada, declare: I am an attorney who is licensed to practice law in California and admitted to 1. 20 21 practice before this Court. I represent the Plaintiff in the above captioned matter and I have personal knowledge of the following facts, and, if called as a witness, I could and would 22 competently testify thereto. 23 2. The facts giving rise to this action are set forth in Plaintiff's Complaint filed with 24 this Court on October 31, 2023. In the late afternoon on November 2, 2020, Decedent Caleb Slay 25 (hereinafter "Decedent Caleb") was parked out front of his home in Springfield, Missouri, when 26 two unmarked DEA vehicles pulled up and parked in front of his house. The two DEA Agents, 27 Anthony Gasperoni and John Stuart, were surveilling the area. 28 PG. 2 DECLARATION OF JULIA N. QUESADA IN SUPPORT OF PLAINTIFF'S SUGGESTIONS IN OPPOSITION TO

UNITED STATES' MOTION TO SUBSTITUTE

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- 3. As Decedent Caleb began walking up his driveway to the front door of his house, Defendant Gasperoni ordered Decedent Caleb to stop, and Decedent Caleb complied.. Decedent Caleb informed Defendant Gasperoni of his legal firearm, then slowly extended both hands out in front of his body showing Defendant Gasperoni that he was not holding any weapon and did not pose any threat.
- 4. During this interaction, Defendant Gasperoni took hold of Decedent Caleb's wrists while Defendant Stuart approached from behind without any warning. Defendant Stuart grabbed Caleb and one of the Defendant Agents, and Decedent Cale, fell to the ground. While the Defendant Agent and Decedent Caleb were on the ground, Defendant Gasperoni deployed his taser against Decedent Caleb's neck. Defendant Gasperoni then took out his firearm and without warning fired at least three bullets at Decedent Caleb, striking Decedent Caleb in the head twice.
- 5. Springfield Police Officers were dispatched to the scene after reports of shots fired. Springfield Police Department Sergeant, C. Nuccio (hereinafter "Defendant Nuccio") was one of the first officers on scene after the shooting.
- 6. Defendant Nuccio approached Decedent Caleb who was visibly bleeding from the head and severely injured. Defendant Nuccio made the determination that Decedent Caleb did not have a pulse and did not require immediate medical attention. Consequently, Defendant Nuccio prevented emergency medical responders from immediately rendering aid and life saving measures to Decedent Caleb. Emergency medical personnel were permitted to tend to Decedent Caleb several minutes later and, contrary to Defendant Nuccio's initial determination, a low pulse was found. Decedent Caleb succumbed to injuries and died in his front yard.
- 7. Attached hereto as **Exhibit "A"** is a true and correct copy of the transcript of Defendant Anthony Gasperoni's Interview with Springfield Police Department.
- 8. Attached hereto as **Exhibit "B"** is a true and correct copy of the transcript of Defendant John Stuart's Interview with Springfield Police Department.

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2	I declare under penalty of perjury that the foregoing is true and correct.
3	Executed on March 13, 2024, at Beverly Hills, California.
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5	BURRIS NISENBAUM CURRY & LACY
6 7	/s/ Julia N. Quesada
9	Julia N. Quesada
10	Attorney for Plaintiff,
11	Tina Richardson
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